

Applicant : Cohen et al.
Serial No. : 09/866,154
Filed : May 24, 2001
Page : 6 of 7

Attorney's Docket No.: 13218-002001 / 11880-003001

REMARKS

In reply to the Office Action of May 3, 2005, Applicants submit the following remarks. Claims 7, 9, 14, 17 and 21-22 have been amended. The amendments have been made primarily to correct antecedent basis issues. Applicants respectfully request reconsideration in view of these remarks.

Section 102 Rejections

Claims 1-9, 13, 14 and 16-22 were rejected under 35 U.S.C. 102(b) as allegedly being anticipated by Frost, B., "Sweat While You Surf", 1997 ("Frost"). The applicants respectfully disagree.

Claims 1, 7, 13 and 14 are the pending independent claims. Claim 1 recites a method that includes providing a selectable element on a display device that removes a display portion from a display, where the display portion includes controls to control an exercise device. Claim 7 recites a method that includes providing a selectable element that upon selection increases a size of one or more selectable elements. Claim 13 is directed to an apparatus that includes instructions that cause a processor to provide a selectable element on the display device that upon selection removes a display portion from the display, where the display portion displays controls to control an exercise device. Claim 14 is directed to an apparatus that includes instructions that cause a processor to provide a selectable element that upon selection increases a size of one or more selectable elements.

Frost describes a Transcape system that has touch buttons on a monitor screen. However, Frost does not describe the touch buttons as being selectable elements that remove a display portion from a display, where the display portion includes controls to control the exercise device. Nor does Frost describe the touch buttons as selectable elements that upon selection increase a size of one or more selectable elements. For at least this reason, the applicants submit that claims 1, 7, 13 and 14 are not anticipated by Frost. The rest of the claims depend from one of claims 1, 7, 13 and 14 and are similarly not anticipated.

Applicant : Cohen et al.
Serial No. : 09/866,154
Filed : May 24, 2001
Page : 7 of 7

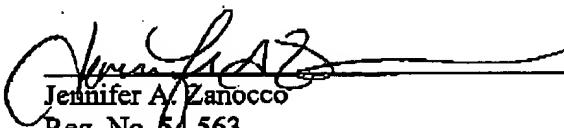
Attorney's Docket No.: 13218-002001 / 11880-003001

Please apply the One-Month Extension of Time Fee in the amount of \$120.00 and any other appropriate charges or credits to deposit account 06-1050.

Respectfully submitted,

Date:

Aug 16, 2005


Jennifer A. Zanoocco
Reg. No. 54,563

Customer No. 26181
Fish & Richardson P.C.
Telephone: (650) 839-5070
Facsimile: (650) 839-5071

50291500.doc